# DECLARATION AND POWER OF ATTORNEY FOR UTILITY OR DESIGN PATENT APPLICATION

(37 CFR 1.63)

Declaration	Submitted	with	initiel	Filing

X	Declaration	Submitted /	After Initial	Filing	(surcharge	(37
	CED 1 16/6					

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Attorney Docket Number		14923.0042	<u> </u>
First Named Inventor			
COMPLE	TE I	F KNOWN	
Application Number	10/	588,320	
		03/2006	
		known	
Examiner Name	Un	known	
	l		
			/

As a below named inventor, I hereby declare that:

My residence, mailing address, and citizenship are as stated below next to my name.

I believe I am an original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention

	CHEESE PRODUCTS	
	(Title of the Invention)	
the specification of which		
is attached hereto		or an a BOT lease effected
M was filed on (MM/DD/YYYY) 08/03/2006 as United States Application Number or PCT International		
Application Number 10/588,320	and was amended on (MM/DD/YYY	Y) (if applicable
I hereby state that I have reviewed and as amended by any amendment specific	inderstand the contents of the above-identified ally referred to above.	d specification; including the claims,
POWER OF ATTORNEY: I hereby	appoint the practitioner(s) associated wit	th the Customer Number:
	27890	
	annual to the application identified show	o and to transact all husiness

as my/our attorney(s) or agent(s) to prosecute the application identified above, and to transact all business in the United States Patent and Trademark Office connected therewith.

SEND CORRESPONDENCE TO: CUSTOMER NO. 27890 Box PTO Steptoe & Johnson LLP 1330 Connecticut Avenue, N.W. Washington, D.C. 20036 DIRECT TELEPHONE CALLS TO:

Harold H. Fox (202) 429-3000

I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.

i hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), 365(b) of any foreign application(s) for patent or inventor's or plant breeder's rights certificate(s), or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below, by checking the box, any foreign application for patent, inventor's or plant breeder's rights certificate(s), or any PCT international application having a filing date before that of the application on which priority is claimed.

	T	Foreign Filing Date	Priority	Certified Cop	y Attached
Prior Foreign Application Number(s)	Country	(MM/DD/YYY)	Not Claimed	YES	NO
0402474.1	GB	02/04/2004			8
0403169.6	Gb	02/12/2004			
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	i 1				<del></del>

I hereby claim the benefit under 35 U.S.C. 119(e) of any United States provisional application(s) listed below.

Application Number(s)	Filing Date (MM/DD/YYYY)
60/544,331	02/17/2004

I hereby claim the benefit under 35 U.S.C. 120 of any United States application(s), or 365(c) of any PCT international application designating the United States of America listed below, and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of 35 U.S.C. 112, I acknowledge the duty to disclose information which is material to patentability in 37 C.F.R. 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application.

U.S. Parent Application or PCT Parent Number	Parent Filing Date (MM/DD/YYYY)	Parent Patent Number (if applicable)
PCT/IB2005/000427	02/03/2005	
	,	

I hereby declare that all statements made herein of own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

willful false statements may jeopardize the	validity of the application or any patent assued the eon.
Full Name of First Inventor:	Ralf-Christian Schlothauer (one given name w/o abbreviation plus any other given name or initial and family name)
Inventor's Signature:	1005.07
Residence:	New Zealand
Residence.	(city and state or city and foreign country)
Citizenship:	Germany
Mailing Address:	15 Follis Street
Malling Address.	(street address)
	Te Aroha, New Zealand
	(city and state and ZiP and country)

Full Name of First Inventor:	Inez Rademacher
	(one given name w/o abbreviation plus any other given name or initial and family name)
Inventor's Signature:	Inox B. Rademache
Date:	13.04.2007
Residence:	Germany
	(city and state or city and foreign country)
Citizenship:	Germany
Mailing Address:	Eisenbrink 2
J	(street address)
	24963 Tarp, Germany
	(city and state and ZIP and country)
Full Name of First Inventor:	Hans-Uwe Petersen
	(one given name w/o abbreviation plus any other given name or initial and family name)
Inventor's Signature:	
Date:	
Residence:	Germany
	(city and state or city and foreign country)
Citizenship:	Germany
Mailing Address:	Hauptstrasse 6a
-	(street address)
	24855 Bollingstedt, Germany
	(city and state and ZIP and country)
Full Name of First Inventor:	Merete Faergemand
Tun ranno or time time time.	(one given name w/o abbreviation plus any other given name or initial and family name)
Inventor's Signature:	
Date:	
Residence:	Denmark
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(city and state or city and foreign country)
Citizenship:	Denmark
Mailing Address:	Kai Hoffmannsvej 9
	(street address)
	DK-3450 Allerod, Denmark
	(city and state and ZIP and country)

Full Name of First Inventor:	Inez Rademacher		
•	(one given name w/o abbreviation plus any other given name or initial and family name)		
Inventor's Signature:			
Date:			
Residence:	Germany		
	(city and state or city and foreign country)		
Citizenship:	Germany		
Mailing Address:	Eisenbrink 2		
	(street address)		
	24963 Tarp, Germany		
	(city and state and ZIP and country)		
Full Name of First Inventor:	Hans-Uwe Petersen		
Full Name of sinst inventor.	(ong given name w/o abbrevietipn plus any other given name or initial and family name)		
Inventor's Signature:	Laur-luse Helersen		
Date:	17th April 2007		
Residence:	Germany		
Residence.	(city and state or city and foreign country)		
Citizenship:	Germany		
Mailing Address:	Hauptetrasso 6a An de Pulh 10		
Mailing Address.	(street address)		
	24855 Bollingstedt, Germany		
	(city and state and ZIP and country)		
Full Name of First Inventor:	Merete Faergemand		
	(one given name w/o abbreviation plus any other given name or initial and family name)		
Inventor's Signature:			
Date:	,		
Residence:	Denmark		
, (1881 <b>28</b> 1188)	(city and state or city and foreign country)		
Citizenship:	Denmark		
Mailing Address:	Kai Hoffmannsvej 9		
	(street address)		
	DK-3450 Allerod, Denmark		
	(city and state and ZIP and country)		

Full Name of First Inventor:	Inez Rademacher		
	(one given name w/o abbreviation plus any other given name or initial and family name)		
Inventor's Signature:			
Date:			
Residence:	Germany		
	(city and state or city and foreign country)		
Citizenship:	Germany		
Mailing Address:	Eisenbrink 2		
	(street address)		
	24963 Tarp, Germany		
	(city and state and ZIP and country)		
Full Name of First Inventor:	Hans-Uwe Petersen		
	(one given name w/o abbreviation plus any other given name or initial and family name)		
Inventor's Signature:			
Date:			
Residence:	Germany		
	(city and state or city and foreign country)		
Citizenship:	Germany		
Mailing Address:	Hauptstrasse 6a		
<b>U</b>	(street address)		
	24855 Bollingstedt, Germany		
	(city and state and ZIP and country)		
Full Name of First Inventor:	Merete Faergemand		
, 4.,	(one given name w/o appreviation plus any other given name or initial and family name)		
Inventor's Signature:	Much from		
Date:	13. arr. 2007		
Residence:	Denmark		
residence.	(city and state or city and foreign country)		
Citizenship:	Denmark		
Mailing Address:	Kai Hoffmannsvej 9		
Maining Addices.	(street address)		
	DK-3450 Allerod, Denmark		
	(city and state and ZIP and country)		
	"		

## Attorney Docket No. 14923.0042

### STEPTOE & JOHNSON LLP

Full Name of First Inventor:	Jorg Hinrichs
	(one given name who abbreviation plus any other given name or initial and family name)
Inventor's Signature: Date:	12. 4. 2007
Residence:	Germany (city and state or city and foreign country)
Citizenship:	Germany
Mailing Address:	Spitzkrautweg 19
	(street address)
	70599 Stuttgart, Germany
	(city and state and ZIP and country)
Full Name of First Inventor:	Soren Kristian Lillevang (one given name w/o abbreviation plus any other given name or initial and family name)
Inventor's Signature:	
Date:	
Residence:	Denmark
	(city and state or city and foreign country)
Citizenship:	Denmark
Mailing Address:	Kirkevaenget 192
Wilding / Wallaut.	(street address)
	DK-8310 Tranbjerg J, Denmark
	(city and state and ZIP and country)
	4-18



Full Name of First Inventor:	Jorg Hinrichs
	(one given name w/o abbreviation plus any other given name or initial and family name)
Inventor's Signature:	
Date:	
Residence:	Germany
·	(city and state or city and foreign country)
Citizenship:	Germany
Mailing Address:	Spitzkrautweg 19
	(street address)
	70599 Stuttgart, Germany
	(city and state and ZIP and country)
Full Name of First Inventor:	Soren Kristian Lillevang
	(one given name w/o abbreviation plus any other given name or initial and family name)
Inventor's Signature:	11-100
Date:	10 4-2007
Residence:	Denmark
	(city and state or city and foreign country)
Citizenship:	Denmark
Mailing Address:	Kirkevaenget 192
	(street address)
	DK-8310 Tranbjerg J, Denmark
	(city and state and ZIP and country)